UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE: Bair Hugger Forced Air Warming Products Liability Litigation	MDL No. 15-2666 (JNE/FLN)		
This Document Relates to All Actions. JUAN D. RIVERA	AMENDED EXHIBIT B TO PRETRIAL ORDER #8 – FIRST AMENDED MASTER SHORT		
VS.	FORM COMPLAINT AND JURY TRIAL DEMAND		
3M COMPANY AND ARIZANT HEALTHCARE, INC.			
1. Plaintiff, Juan Rivera, states and	d brings this civil action in MDL No. 15-2666,		
entitled In Re: Bair Hugger Forced Air Warming Products Liability Litigation. Plaintiff is			
filing this Short Form Complaint as permitted by Pretrial Order #8 of this Court.			
PARTIES, JURISDICTION AND VENUE			
2. Plaintiff, Juan D. Rivera, is a res	sident and citizen of the State of New York and		
claims damages as set forth below.			
4. Jurisdiction is proper based upo	n diversity of Citizenship.		
5. Proper Venue: The District Co	urt in which remand trial is proper and where		
this Complaint would have been filed absent the direct filing order by this Court is District of			
Minnesota.			
6. Plaintiff brings this action [chec	ck the applicable designation1:		
_X On behalf of [himself/he			

In a representative capacity as the _____ of the

	having	been	duly	appointed	as	the
by	the		Cc	ourt of		·
A copy of the Letter	s of Admin	nistratio	n for a v	wrongful dear	th clai	im is
annexed hereto if su	ch letters a	are requ	ired for	the commen	ceme	nt of
such a claim by the F	Probate, Sur	rrogate (or other	appropriate c	ourt o	f the
jurisdiction of the de-	cedent.					

[Cross out if not applicable.]

FACTUAL ALLEGATIONS

- 7. On or about July 26, 2011, Plaintiff underwent surgery during which the Bair Hugger Forced Air Warming system (hereinafter "Bair Hugger") was used during the course and scope of [his/her] surgery at the St. Mary's Healthcare, by Dr. Russell Cecil.
- 8. Contaminants introduced into Plaintiff's open surgical wound as a direct and proximate result of use of the Bair Hugger during the subject surgery resulted in Plaintiff developing a periprosthetic joint infection ("PJI"), also known as a deep joint infection ("DJI"). Plaintiffs' medical records indicate methicillin-sensitive staph aureus was discovered.
- 9. As a result of Plaintiff's infection caused by the Bair Hugger, Plaintiff has undergone knee irrigation and debridement on or about March 3, 2015, at Albany Medical Center Hospital by Dr. Jared T. Roberts.

ALLEGATIONS AS TO INJURIES

10.	(a)	Plaintiff claims damages as a result of (check all that are applicable):
<u>X</u>		INJURY TO HERSELF/HIMSELF
		INJURY TO THE PERSON REPRESENTED

	_ WRONGFUL DEATH
	_ SURVIVORSHIP ACTION
	_ ECONOMIC LOSS
11.	Defendants, by their actions or inactions, proximately caused the injuries to
Plaintiff(s).	
DEFEND	OANT-SPECIFIC ALLEGATIONS AND THEORIES OF RECOVERY
12.	The following claims and allegations are asserted by Plaintiff(s) and are herein
adopted by re	eference (check all that are applicable):
<u>X</u>	FIRST CAUSE OF ACTION - NEGLIGENCE;
X_	SECOND CAUSE OF ACTION - STRICT LIABILITY;
	X FAILURE TO WARN
	X DEFECTIVE DESIGN AND MANUFACTURE
X	THIRD CAUSE OF ACTION – BREACH OF EXPRESS WARRANTY;
X	FOURTH CAUSE OF ACTION- BREACH OF IMPLIED WARRANTY OF MERCHANTBILITY LAW OF THE STATE OF MINNESOTA, 325G.18;
_ <u>X</u> _	FIFTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA PREVENTION OF CONSUMER FRAUD ACT;
_X	SIXTH CAUSE OF ACTION – VIOLATION OF THE MINNESOTA DECEPTIVE TRADE PRACTICES ACT;
<u>X</u>	SEVENTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA UNLAWFUL TRADE PRACTICES ACT;
_ <u>X</u> _	EIGHTH CAUSE OF ACTION- VIOLATION OF THE MINNESOTA FALSE ADVERTISING ACT;
_ <u>X</u> _	NINTH CAUSE OF ACTION- CONSUMER FRAUD AND/OR UNFAIR AND DECEPTIVE TRADE PRACTICES UNDER LAW OF THE STATE OF MINNESOTA, 325D.44;

_ <u>X</u>	TENTH CAUSE OF ACTION – NEGLIGENT MISREPRESENTATION;
_ <u>X</u>	ELEVENTH CAUSE OF ACTION- FRAUDULENT MISREPRESENTATION;
_ <u>X</u>	TWELFTH CAUSE OF ACTION – FRAUDULENT CONCEALMENT;
	THIRTEENTH CAUSE OF ACTION – LOSS OF CONSORTIUM; and
_ <u>X</u>	FOURTEENTH CAUSE OF ACTION – UNJUST ENRICHMENT.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff(s) pray for judgment against Defendants as follows:

- 1. For compensatory damages;
- 2. Pre-judgment and post-judgment interest;
- 3. Statutory damages and relief of the state whose laws will govern this action;
- 4. Costs and expenses of this litigation;
- 5. Reasonable attorneys' fees and costs as provided by law;
- 6. Equitable relief in the nature of disgorgement;
- 7. Restitution of remedy Defendants' unjust enrichment; and
- 8. All other relief as the Court deems necessary, just and proper.

JURY DEMAND

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff(s) hereby demand(s) a trial by jury as to all claims in Complaint so triable.

DATED this 14th day of October, 2016.

Respectfully Submitted, The Law Offices of Travis R. Walker, P.A.

/s/ Travis R. Walker_

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